

February 2, 1988

Mr. Ronald A. Phillippo
Scout Executive
Indianhead Council, No. 295

PERSONAL AND CONFIDENTIAL

SUBJECT: Richard Eugene Currie

Dear Ron:

Thank you for the detailed information sent concerning the above Scouter. This case has been reviewed with our attorney and is now on our permanent Confidential File.

Sincerely,

Paul Ernst, Director
Registration Service

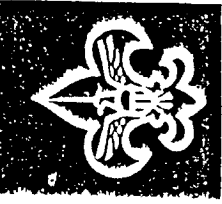
PE/eko

cc: North Central Region

READY TO FILE

FEB 10 1988

ERIN ORILEY



SCOUTING/USA

A program for Tiger Cubs, Cub Scouts, Boy Scouts, Varsity Scouts, Explorers, and Career Awareness Explorers.

**INDIANHEAD COUNCIL
BOY SCOUTS OF AMERICA, INC.**

Charles L. Sommers Scout Service Center
[Redacted] Paul, Minnesota 55102

Telephone: Area Code [Redacted]

Mr. Paul Ernst
Director of Registration Service
National Office, Boy Scouts of America

Irving TX 75038-3096

January 15, 1988

Dear Paul:

This letter is to follow up on your request of the following individuals that have been submitted to the confidential file.

Richard Eugene Currie - at your request, enclosed is the charter renewal papers with Richard Currie's signature on it for your identification process. I have also included the original copies of the criminal complaint, the police officer's report and the youth interview. These are copies of copies and it is the best we can provide. I've also asked Bob Hannah, the District Executive, to follow up with the Washburn Sherriff's Department and/or the Washburn County Circuit Court to get information on any conviction and sentencing. He has been sentenced and has served time in jail.

Darrell Palank - also enclosed is the charter renewal cover which has Mr. Palank's signature. Our copies of the statement from the Chaplain are equally difficult to read, but I have enclosed our original copies for you.

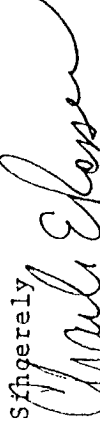
Mr. Palank was observed by many of the Scouts in the troop to be unusually interested in their bodies during shower time at camp. He asked a number of boys to share his tent. The one boy who did finally agree to share Mr. Palank's tent, upon retiring, found Mr. Palank naked laying face down on the cot. The boy immediately left the tent and told a number of his friends what he saw. The boys in the troop decided something strange was going on and when the Camp Chaplain visited the next day they told the Chaplain their story. The Chaplain's report is attached. Mr. Palank was asked by the camp director to leave the Scout reservation and to resign as Scoutmaster. Mr. Palank did so and we subsequently implemented the leadership selection process.

If I can be of any further assistance to you Paul, please don't hesitate to let me know.

CER/dah

CC: Mr. Ron Phillippo
Mr. Bob Hannah

Encs:

Sincerely,

Charles E. Rosser
Director of Field Service

*Serving MINNESOTA counties of Ramsey, Washington,
Chisago, Rice, Scott, Dakota, LeSueur, and Anoka;
WISCONSIN counties of Pierce, St. Croix, Polk, and Burnett.
Supported by "Friends of Scouting" and the general public
through the UNITED WAY.*

QUALITY OF LEADERSHIP RECORD SHEET
REGISTRATION AND SUBSCRIPTION SERVICE
BOY SCOUTS OF AMERICA

DATE 6/24/87

FULL NAME RICHARD EUGENE CURRIE SS# [REDACTED]
(No initials if you can possibly give full name)

ADDRESS [REDACTED]

CITY SAINT PAUL STATE MINNESOTA ZIP 55117

DATE OF BIRTH 1-15-53 (This is important and should be exact)

APPROXIMATE AGE N/A (To be used ONLY when date of birth is not known)

RELIGION CATHOLIC - ST. JEROMES CATHOLIC CHURCH NATIONALITY U.S. CITIZEN

OCCUPATION CONTRACTS WITH ROSEVILLE SCHOOL DIST. - WORKS AS CUSTODIAN,
CLEANING POOLS, PAINTING, ETC.
EDUCATION HIGH SCHOOL GRADUATE

WEIGHT 180 LBS. HEIGHT 5'-9" RACE CAUCASIAN

COLOR OF HAIR DARK BROWN COLOR OF EYES BROWN

OUTSTANDING CHARACTERISTICS OR INTERESTS VOLUNTEER FIRE DEPARTMENTS TRAINED AS
FIRST AID PERSON, KNOWS CPR AND EMERGENCY TREATM

MARRIED OR SINGLE SINGLE CHILDREN N/A

WIFE'S NAME N/A

SCOUTING CONNECTIONS:

UNIT #	CITY	STATE	OFFICE	DATE REGISTERED	DATE RESIGNED
<u>TROOP 25</u>	<u>ST. PAUL</u>	<u>MN</u>	<u>SCOUTMASTER</u>		
	<u>INSTITUTION GUSTAVUS ADOLPHUS LUTHERAN CHURCH</u>				
	<u>REV. HEAD ROBERT L. WALROD</u>			<u>CHURCH</u>	
	<u>SPECIAL RECOGNITION</u>			<u>HOME</u>	

SUSPENDED OR DENIED REGISTRATION FOR FOLLOWING REASONS: (Give sequence of facts only. Be specific with date, time, locations and individuals involved).

CONFIDENTIAL

DEC 14 1987

F. STARON

CR/dah **NOTED**
qolrs

JAN 28 '88

JOSEPH L. ANGLIM

*Robert Currie
12-10-87
12-10-87
12-10-87
12-10-87*

*Charles Hansen
OFS
Indianhead 295
12-10-87*

10 #
000388

Ronald A. Phillippo

January 11, 1991

Dear Paul:

Just received this in the mail ... please advise.

Sincerely,

Ronald Phillippo

RAP/mef
045V2

RICHARD EUGENE KURZIE
[REDACTED]
10-27-72
VICTIM

Mr. Paul I. Ernst, Director
Registration Department
Boy Scouts of America

[REDACTED]

Irving, Texas 75015-2079

DEBRA J. WIS
OFFICE HRS
1-15-91



Indianhead Council

Boy Scouts of America

[REDACTED]

Saint Paul, Minnesota 55102

ROEDLER & BELLOWS

ATTORNEYS AT LAW

GEORGE R. ROEDLER, JR.
JOHN B. BELLOWS, JR.

[REDACTED]
SAINT PAUL, MINNESOTA 55102

January 7, 1991

PERSONAL AND CONFIDENTIAL

Mr Ronald A Phillippo
Council Scout Executive
INDIANHEAD COUNCIL, BOY SCOUTS
OF AMERICA, INC.

[REDACTED]
Saint Paul MN 55102

Re: Troop 25, Indianhead Council
Gustavus Adolphus Lutheran Church

Dear Mr. Phillippo:

We are the attorneys for a young man who was a member of Troop 25, Indianhead Council (Gustavus Adolphus Lutheran Church) from 1985 to 1987. Based upon information available to us, it is clear that this young man was sexually abused and sexually exploited by the Scoutmaster of Troop 25 during the course of scouting activities. We are prepared to commence legal action against the Scoutmaster, the Council and Gustavus Adolphus Lutheran Church for the injuries sustained by this young man. Rather than go into the specifics of the allegations, I am attaching a copy of our proposed Complaint in this matter. As you will note, the identity of the plaintiff is obscured in the Complaint. We will, of course, make this information available to you with your assurance of confidentiality as to his identity.

Prior to commencing an action, my client requested that we contact both, the Council and the Church, directly, in an effort to discuss the possibility of resolving this matter.


I expect that you may wish to discuss this matter with legal counsel and with your liability carrier. I would

Letter to: Ronald A. Phillippo
Dated: January 7, 1991
Page No. 2

appreciate hearing from you within two weeks of the date
of this letter.

Yours truly,

ROEDLER & BELLOWS


JOHN B. BELLOWS JR.

JBB:jmn
Enclosure

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF RAMSEY

SECOND JUDICIAL DISTRICT

COURT FILE NO. _____

Plaintiff,

vs.

COMPLAINT

Richard Eugene Currie, Indianhead
Council, Boy Scouts of America,
Inc., and Gustavus Adolphus
Lutheran Church,

Defendants.

Plaintiff, for his cause of action against defendants,
alleges as follows:

1. Plaintiff, _____, resided in Ramsey County, Minnesota, and was a minor at the time of all claims alleged herein.
2. Defendant, Richard Eugene Currie, was at all times material hereto, an adult resident of the City of Maplewood, County of Ramsey, State of Minnesota, and was further authorized and empowered to act as a Scoutmaster and adult leader of Troop 25, Indianhead Council, Boy Scouts of America, Inc., by Indianhead Council Boy Scouts of America, Inc. and Gustavus Adolphus Lutheran Church.
3. That at all times material hereto, Indianhead Council, Boy Scouts of America, Inc., was an organization engaged in promoting, providing and supervising youth programs, and was authorized to conduct business in the State of Minnesota, with its

principal place of business at [REDACTED] Saint Paul, Ramsey County, Minnesota.

4. That at all times material hereto, defendant, Gustavus Adolphus Lutheran Church, sponsored Troop 25, Indianhead Council, Boy Scouts of America, Inc., and was authorized to conduct business in the State of Minnesota, in the County of Ramsey, with its principal place of business at [REDACTED] Saint Paul, Minnesota.

COUNT I

Plaintiff for his cause of action against defendant, Richard Eugene Currie, alleges as follows:

Plaintiff incorporates paragraphs 1 through 4 of this Complaint as if fully set forth under this Count, and further alleges:

5. That in the winter of 1985-1986, plaintiff joined Troop 25, Indianhead Council, Boy Scouts of America, Inc., a Boy Scout Troop which was sponsored by, and held its meetings at, Gustavus Adolphus Lutheran Church.

6. That defendant, Richard Eugene Currie, was at all times relevant hereto the Scoutmaster of Troop 25, and plaintiff was therefore under the direct supervision and control of defendant, Richard Eugene Currie, during all scouting activities. Defendant, Richard Eugene Currie, owed plaintiff a duty to use reasonable care for the health and safety of plaintiff.

7. That during this period, defendant, Richard Eugene Currie, repeatedly sexually abused and sexually exploited plaintiff, and wrongfully inflicted unpermitted, offensive and harmful sexual contact upon the person of plaintiff, [REDACTED] a Boy Scout under his control and supervision. That this sexual contact was variously accomplished by means including force and misrepresentation.

That defendant, Richard Eugene Currie, carelessly and negligently breached his duty of reasonable care to plaintiff.

8. That as a direct result of such conduct by defendant, Richard Eugene Currie, plaintiff, [REDACTED], has suffered, and continues to suffer, great pain of mind and body and emotional distress, was prevented, and will continue to be prevented, from performing his normal daily activities, has sustained, and will continue to sustain, income loss, and will incur expenses for medical and psychological treatment, therapy and counseling.

COUNT II

Plaintiff for his cause of action against defendant, Indianhead Council, Boy Scouts of America, Inc., alleges as follows:

Plaintiff incorporates paragraphs 1 through 8 of this Complaint as if fully set forth under this Count, and further alleges:

9. That at all times material hereto, defendant, Richard Eugene Currie, was a Scoutmaster and adult scouting leader, recruited, accepted, enlisted, employed and retained under the

supervision and control of defendant, Indianhead Council, Boy Scouts of America, Inc., when he repeatedly, wrongfully and negligently sexually abused and exploited plaintiff, [REDACTED], as more specifically set forth herein.

10. That at all times material hereto, defendant, Richard Eugene Currie, was acting within the scope and course of his employment and retention as a Scoutmaster, merit badge counselor or adult scouting leader of defendant, Indianhead Council, Boy Scouts of America, Inc., and that therefore defendant, Indianhead Council, Boy Scouts of America, Inc. is liable for plaintiff's damages alleged herein through the doctrine of respondeat superior.

11. That at all times material hereto, defendant, Indianhead Council, Boy Scouts of America, Inc., negligently failed to provide or require adequate supervision, training, screening and control of defendant, Richard Eugene Currie, in his role as a Boy Scout Leader and Scoutmaster of Troop 25, Indianhead Council, Boy Scouts of America, Inc.

12. That as a direct result of the negligence of defendant, Indianhead Council, Boy Scouts of America, Inc., plaintiff was repeatedly and wrongfully sexually abused by defendant, Richard Eugene Currie. That as a direct result of the negligence and failure of defendant, Indianhead Council, Boy Scouts of America, Inc., to require or provide proper screening, training, supervision and control of defendant, Richard Eugene Currie, plaintiff sustained the damages alleged herein.

COUNT III

Plaintiff for his cause of action against defendant, Gustavus Adolphus Lutheran Church, alleges as follows:

Plaintiff incorporates paragraphs 1 through 12 of this Complaint as if fully set forth under this Count, and further alleges:

13. That at all times material hereto, defendant, Gustavus Adolphus Lutheran Church, was the sponsor of Troop 25, Indianhead Council, Boy Scouts of America, Inc., and as such, provided adult leaders to assist in the organization and presentation of the scouting program at various locations, including the premises of Gustavus Adolphus Lutheran Church.

14. That as a result of the negligence of Gustavus Adolphus Lutheran Church and its agents, in the screening, monitoring and supervising of defendant, Richard Eugene Currie, plaintiff was repeatedly and wrongfully sexually abused as more specifically set forth herein, and sustained the damages as alleged herein.

15. That at all times material hereto, defendant, Richard Eugene Currie, was acting within the scope and course of his employment and retention as a Scoutmaster and adult scouting leader of defendant, Gustavus Adolphus Lutheran Church, and that therefore, defendant, Gustavus Adolphus Lutheran Church, is liable for plaintiff's damages alleged herein through the doctrine of respondeat superior.

WHEREFORE, plaintiff demands judgment against defendants individually, jointly and severally, in an amount in excess of Fifty Thousand and no/100 (\$50,000.00) Dollars, plus costs, disbursements, attorney's fees, interest and whatever other relief that the Court may deem just and equitable.

ROEDLER & BELLOWS

DATED: _____

By

JOHN B. BELLOWS, JR. #6452
Attorney for Plaintiff

Saint Paul, MN 55102
(_____)

ACKNOWLEDGMENT

The undersigned hereby acknowledges that costs, disbursements and reasonable attorney and witness fees may be awarded pursuant to Minnesota Statutes §549.21, Subd. 2, to the party against whom the allegations in this pleading are asserted.

ROEDLER & BELLOWS

By

JOHN B. BELLOWS, JR.

CPT/D52

-6-

1-11-91



ST. PAUL Co 205

RICH SURINE

INFO TO ~~CONF~~ AND A DEN
WANSUIT.

Wansuit

JARDINE, LOGAN & BRIEN
ATTORNEYS AT LAW

ST. PAUL, MINNESOTA 55101-2179

WRITER'S DIRECTIAL NUMBER

June 14, 1989

Boy Scouts of America
Attn: Debra Duhs
National Office

IRVING, TX 74015-2079

CIGNA
Attn: Duane Johnson

Minneapolis, MN 55440-1190

Mr. Frank Lane
Attorney at Law

Miami, FL 33133

Indianhead Council, BSA
Attn: Ronald A. Phillippo

St. Paul, MN 55102

Re: Our File: 16845 (33)
Indianhead Council, BSA

Dear Gentlemen and Ms. Duhs:

I submit the following to bring you up to date.

1. We have at last been able to serve our responses to the plaintiff's discovery. These documents are leaving our office simultaneous with this letter.
2. I have now asked the plaintiff's attorney to respond to our discovery.
3. By agreement with the plaintiff's attorney I have scheduled the deposition of the plaintiff to be taken in our office commencing at 9:30 a.m. on July 26, 1989.

DONALD M. JARDINE
JOHN R. O'BRIEN
GRAHAM HEIKST
GERALD M. LINNIMAN
ALAN R. VANASEK
JOHN M. KENNEDY JR.
EUGENE J. FLICK
CHARLES E. GILPIN
JAMES J. GALMAN
PIERRE M. REGNIER
MARK A. FONKEN
GREGORY G. HEACOX
GEORGE W. KUENNER
MARY A. RICE
JAMES A. JARDINE
JERRE F. LOGAN (1923-1983)

T. J. SKOGLUND
M. E. MADE
LAWRENCE M. ROCHEFORT
TIMOTHY S. CROM
BRETT W. OLANDER
GREGG A. JOHNSON
MARLENE S. GARVIS
RUSSELL D. MELTON
THOMAS M. COUNTRYMAN

TIMOTHY C. GODFREY
JAMES S. GOLEMBECK
KERRY C. KOEP
DAVID J. HOEALSTRA
ROBERT D. TIFFANY
JAMES K. HELLING
THOMAS A. HARDER
MARK J. HILL
GREGORY L. WRIGHT
MARSHA ELOOT DEVINE
SCOTT J. LAOUA
LEONARD J. SCHWEICH
ADMITTED TO PRACTICE
IN WISCONSIN
ADMITTED TO PRACTICE
IN NORTH DAKOTA
ADMITTED TO PRACTICE
IN ILLINOIS

Handwritten notes and signatures:
 - A large circle containing the text: "Handwritten notes and signatures" (partially obscured).
 - A signature: "J. Jardine".
 - A signature: "Debra Duhs".
 - A signature: "Ronald A. Phillippo".
 - A signature: "Duane Johnson".

I am planning on taking this deposition myself unless I hear to the contrary from [redacted] office indicating that his office would prefer to take the deposition. Please advise in this respect.

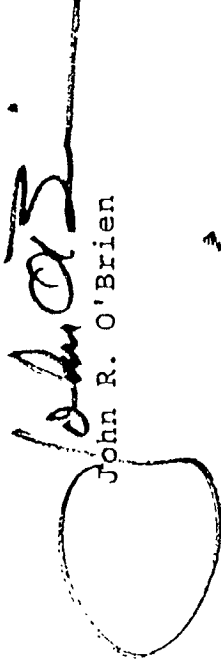
4. The plaintiff's attorney continues to agree to file no papers to avoid publicity.
5. The plaintiff's attorney indicates that he now must serve the codefendant, Mr. Currie, in that the statute of limitations may be running. Actually, there is a two year statute of limitations for assault cases under Minnesota law, but those statutes are tolled until one year after the plaintiff reaches the age of 18. Perhaps the plaintiff's attorney is thinking in terms of the statute of limitations as it might apply to the claims of the plaintiff's mother for her individual damages claim.

In any event, He will proceed to serve Mr. Currie.

We shall continue to keep you advised.

Very truly yours,

JARDINE, LOGAN & O'BRIEN



John R. O'Brien

JRO/ky

STATE OF WISCONSIN, Plaintiff
v. Richard E. Currie, Defendant
Washburn County

Richard E. Currie, Defendant
Washburn County

01/15/53; Defendant Date of Birth 87 CR- 24

The defendant entered his/her plea of guilty not guilty no contest;
The Court Jury found the defendant guilty of:

Crime(s) Sexual Assault (3rd degree)
Wis. Statute(s) Violated F 940.225(3)
Class (A-E) D
Date(s) Committed June 21st 1987

committed in this County; and

On Sept. 23rd, 1987, the Court inquired of the defendant why sentence should not be pronounced, and no sufficient grounds to the contrary being shown or appearing to the Court, and the Court having accorded the district attorney, defense counsel, and the defendant an opportunity to address the Court regarding sentence; and upon all the evidence, records, and proceedings, the Court pronounced findings and judgment as follows:

IT IS ADJUDGED that the defendant on Aug. 3rd 1987 was convicted as found guilty:

IT IS DETERMINED that society will not be harmed and the defendant will benefit by being placed on probation pursuant to Sec. 973.09, Wis. Stats.;

IT IS ADJUDGED that sentence is withheld and the defendant is placed on probation for the period of 2 years, in the custody and control of the Wisconsin Department of Health and Social Services, subject to its rules and orders pursuant to Sec. 973.10, Wis. Stats.;

IT IS DETERMINED AND ORDERED that the record requires court-imposed conditions as follows:

None As ordered below:

That the defendant has the ability to pay within that period the amounts ordered herein. Should his/her financial condition change s/he shall forthwith petition this Court for reconsideration of such conditions.

Fines: None \$ _____ ; Court Costs: None \$ 20.00
Attorney Fees: None \$ _____ ; Restitution: None \$ 175.00
Other: None \$ _____ ; automation fee 1.00
Mandatory Felony Felony 1 (# counts) @ \$30.00 Amount \$ 30.00
Victim/Witness Surcharge Misdemeanor (# counts) @ \$20.00 Amount \$ _____
(Sec. 973.045 Wis. Stats.) Paid Yes Amount \$ 30.00 ; No
That the defendant shall be incarcerated in the County Jail for the following periods:
 None The period of 15 days ; and

SEE PAGE # 2

IT IS FURTHER ORDERED that the defendant shall pay surcharges pursuant to Sec. 973.09(1)(b), Wis. Stats.;

IT IS ADJUDGED 1 days sentence credit are due pursuant to Sec. 973.155, Wis. Stats., and shall be credited if probation is revoked.

IT IS ORDERED that the Sheriff deliver the defendant into the custody of the Department as it directs.

BY ORDER OF THE COURT: Signature of Judge, Deputy or Clerk of Court

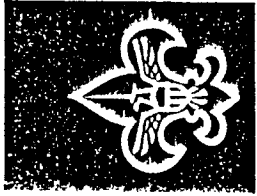
Richard E. Currie
(affix seal)

Name of Judge Dennis Bailey Date Signed Sept. 23rd 1987
Name of Defense Attorney Warren Winton Name of District Attorney Jeffrey Kohler

IMPORTANT-CLERK OF COURT PLEASE NOTE:

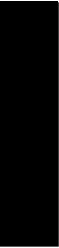
Send the following to the local Probation and Parole Office - two copies of this Judgment; two copies of the defendant's Probation Questionnaire (form DOC-38); and one copy of the Criminal Complaint.

- 1) Defendant to pay \$175.00 restitution.
- 2) Defendant to attend counseling or therapy as may be needed and directed by Probation Officer.
- 3) Defendant committed to County Jail for 15 days to be broken up so defendant has at least 2 days per week to go help his mother. To be completed in 60 days. Credit for 1 day spent in jail.
\$20.00 Court Cost- \$30.00 Victim-Witness Surcharge and
\$1.00 Automation Fee paid by Defendant
Restitution NOT paid, to be paid during probation



SCOUTING/USA

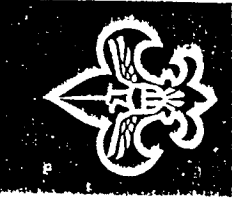
Charles E. Rosser
Director of Field Service
Indianhead Council
Boy Scouts of America



*Paul: More information
to keep your files up to
date!*

Charles

*2-1-96
H-1-96
C.R.*



SCOUTING/USA

National Office
BOY SCOUTS OF AMERICA

[REDACTED] Irving, Texas 75038-3096

December 17, 1987

Mr. Charles E. Rosser
Director of Field Services
Indianhead Council, No. 295

PERSONAL & CONFIDENTIAL

SUBJECT: Richard Eugene Currie

Dear Charlie:

We appreciate all the work you have done recently in collecting documentation for us. We do have several more questions we would like to ask concerning this particular case.

We would like something with Mr. Currie's signature. This aids in our identification process.

If possible, we would like the outcome of any legal action. When this is completed, we would like to have the conviction and sentencing so our file is complete.

We also have some trouble with the copies in this file. If you could get us better copies of statements and the interview with the youth, we would appreciate it.

Thanks again for your help in completing our files.

Sincerely,

Paul Ernst, Director
Registration Service

mdw

cc: North Central Region
Ronald A. Phillipppo, Scout Executive, Council No. 295

QUALITY OF LEADERSHIP RECORD SHEET
REGISTRATION AND SUBSCRIPTION SERVICE
BOY SCOUTS OF AMERICA

DATE

6/24/87

FULL NAME

RICHARD EUGENE CURRIE

SS#

(No initials if you can possibly give full name)

ADDRESS

CITY SAINT PAULSTATE MINNESOTAZIP 55117

DATE OF BIRTH

1-15-53

(This is important and should be exact)

APPROXIMATE AGE

N/A

(To be used ONLY when date of birth is not known)

RELIGION

CATHOLIC - ST. JEROMES CATHOLIC CHURCH

NATIONALITY

U.S. CITIZEN

OCCUPATION

CONTRACTS WITH ROSEVILLE SCHOOL DIST. - WORKS AS CUSTODIAN,
CLEANING POOLS, PAINTING, ETC.

EDUCATION

HIGH SCHOOL GRADUATE

WEIGHT

180 LBS.

HEIGHT

5'-9"

RACE

CAUCASIAN

COLOR OF HAIR

DARK BROWN

COLOR OF EYES

BROWN

OUTSTANDING CHARACTERISTICS OR INTERESTS

VOLUNTEER FIRE DEPARTMENTS TRAINED AS
FIRST AID PERSON. KNOWS CPR AND EMERGENCY
TREATMENT.

MARRIED OR SINGLE

SINGLE

CHILDREN

N/A

WIFE'S NAME

N/A

SCOUTING CONNECTIONS:

UNIT #

TROOP 25

CITY

ST. PAUL

STATE

MN

OFFICE

SCOUTMASTER

DATE REGISTERED

DATE RESIGNED

INSTITUTION

GUSTAVUS ADOLPHUS
LUTHERN CHURCH

SPECIAL RECOGNITION

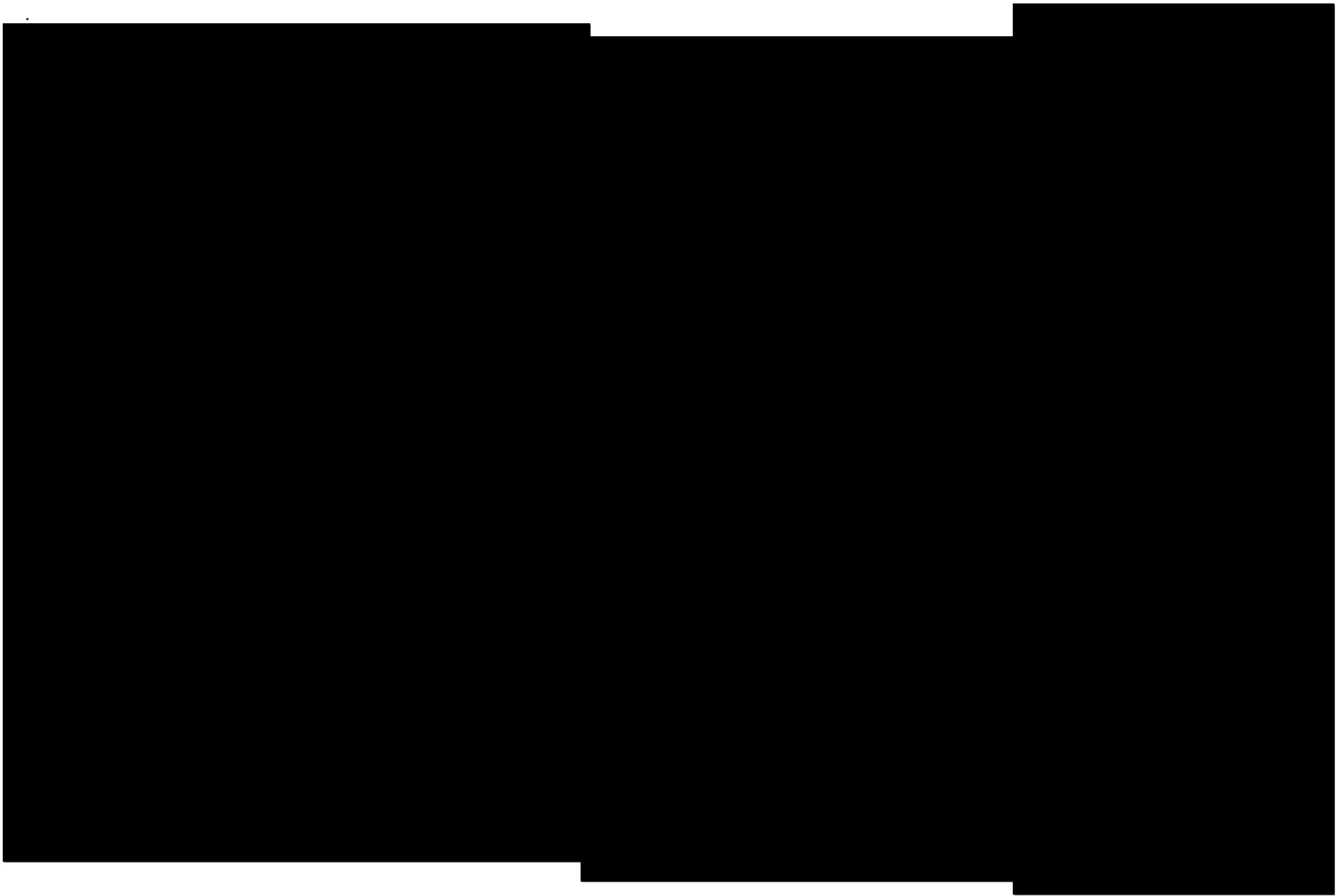
REV.HEAD ROBERT L. WALROD, HONE
HOMCHURCH

SUSPENDED OR DENIED REGISTRATION FOR FOLLOWING REASONS: (Give sequence of facts only. Be specific with date, time, locations and individuals involved).

CR/dah
qolrs

ST Paul, MN

188



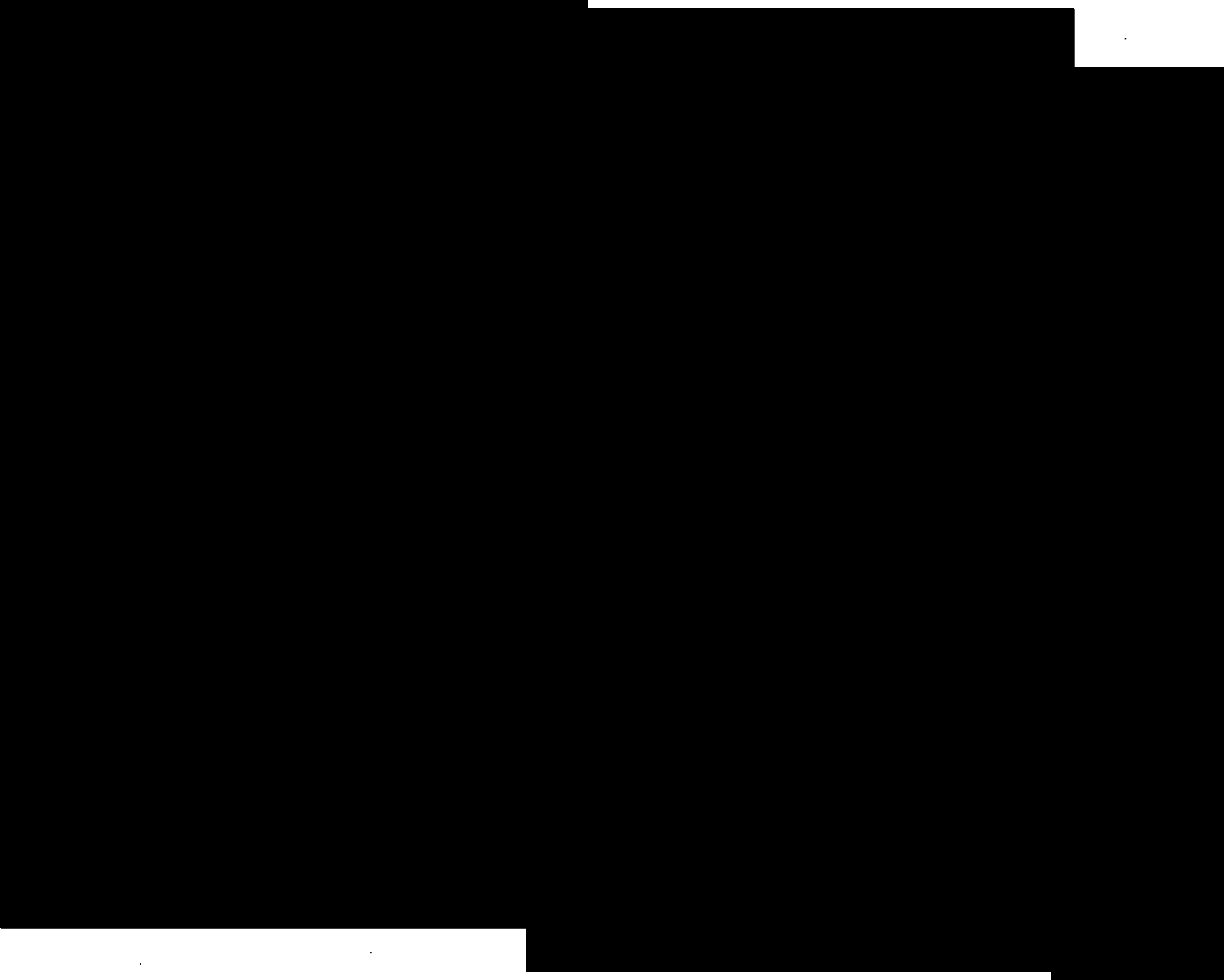
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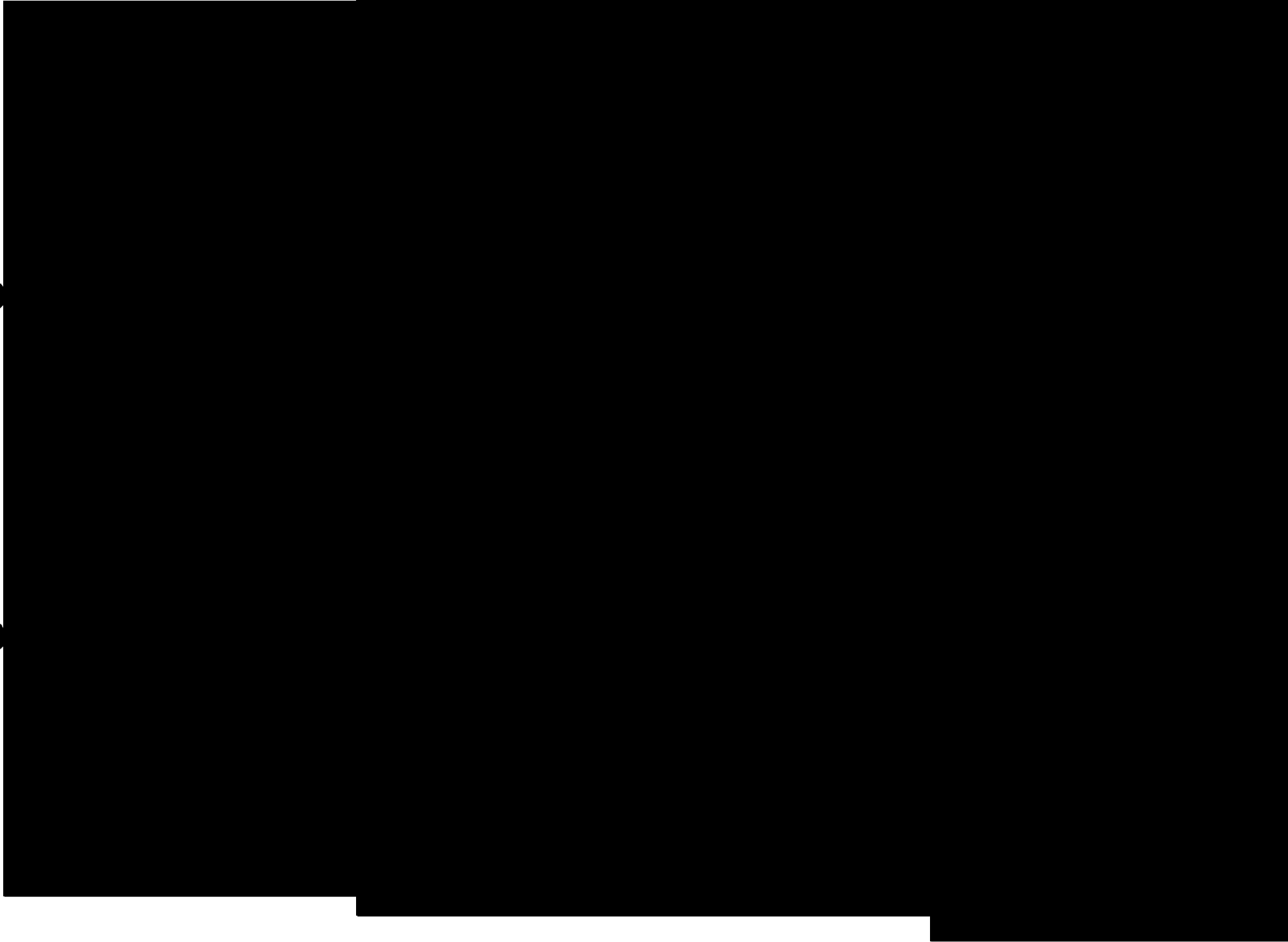
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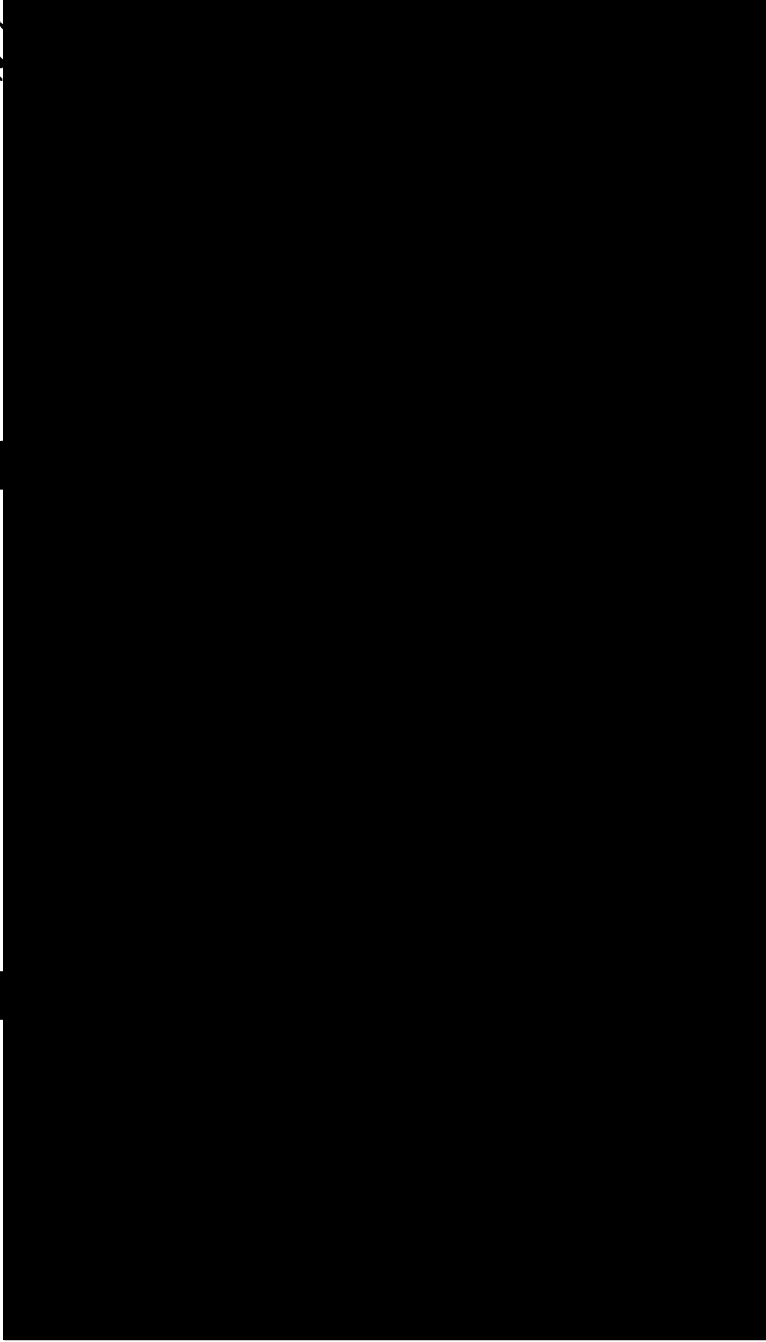
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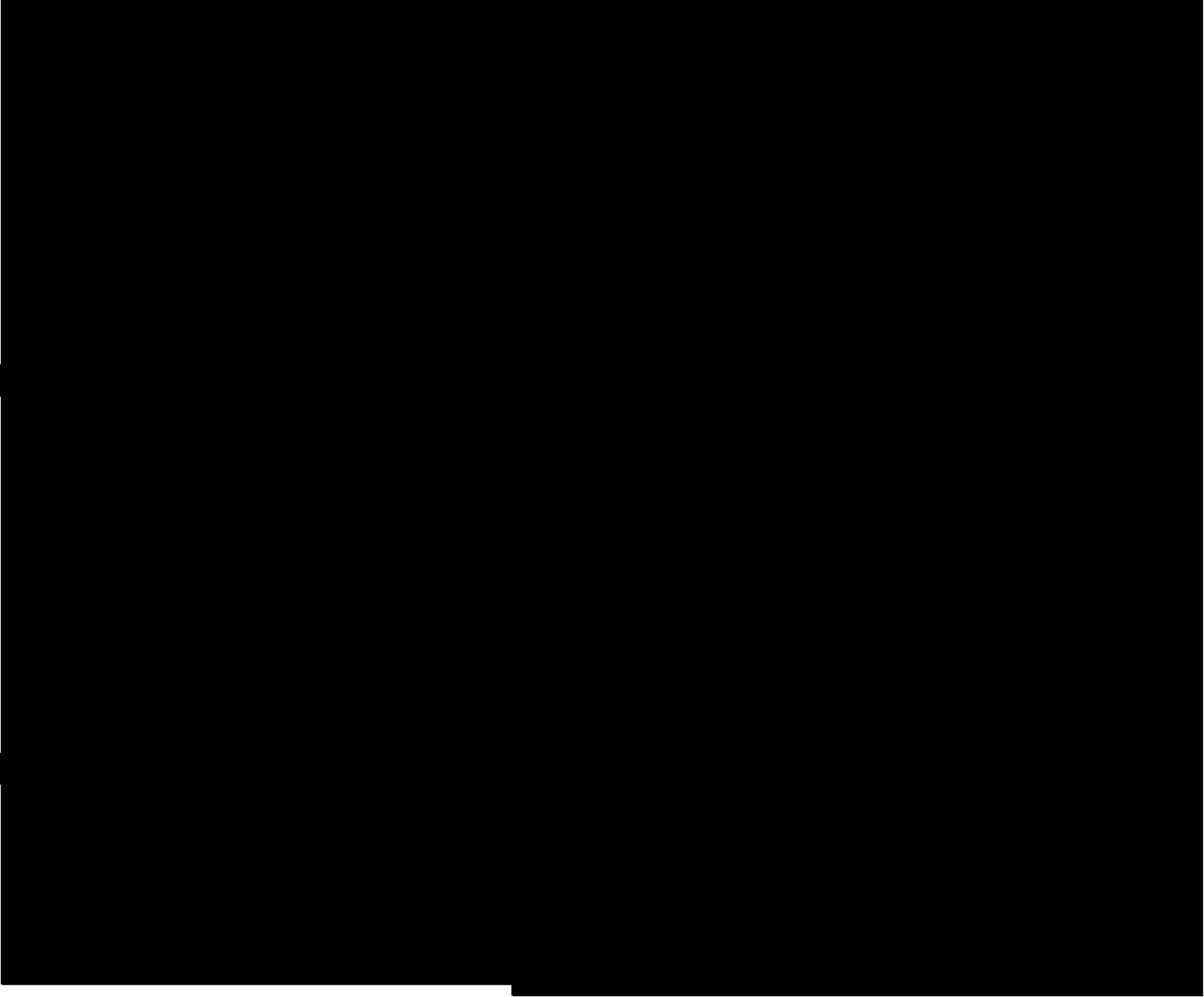
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P.2







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Page No.

MENT OF:

[REDACTED]
begin to rub

[REDACTED]
my back, and asked me to rub his back. I did, but I didn't want to. He layed on the cot, and pulled me on him. He continued to rub my back, and his hand often slipped. He then positioned me on his body. He wiggled his body. I don't remember if he did () in the tent, but he did all the other times. (twice - once in the living room, once in the bedroom.) Then he positioned ~~his~~ my head under his chin. I could feel what was happening in his pants. I was afraid of him. He passed some of my skill awards awfull easy. I knew that when he gave me some pop or something that he was going to rub my back or something. He never took off his clothes or mine, but I knew what he was up to. when I slapped a bug on my back, I moved my knesa, and then he had to move too, so I just sat up.

[REDACTED]

STATEMENT OF:

DATE

6/23/8

PAGE NO.

[REDACTED]
[REDACTED] night. He was

[REDACTED] complaining about how [REDACTED] is such a "fag." I asked [REDACTED] what

Rick did. [REDACTED] said that Rick touched him. [REDACTED] said that he

wanted to get out of here because of Rick, and that he hated

Rick. [REDACTED] was real nervous.

[REDACTED]

December 17, 1987

Mr. Charles E. Rosser
Director of Field Services
Indianhead Council, No. 295

PERSONAL & CONFIDENTIAL

SUBJECT: Richard Eugene Currie

Dear Charlie:

We appreciate all the work you have done recently in collecting documentation for us. We do have several more questions we would like to ask concerning this particular case.

We would like something with Mr. Currie's signature. This aids in our identification process.

If possible, we would like the outcome of any legal action. When this is completed, we would like to have the conviction and sentencing so our file is complete.

We also have some trouble with the copies in this file. If you could get us better copies of statements and the interview with the youth, we would appreciate it.

Thanks again for your help in completing our files.

Sincerely,

READY TO FILE

DEC 18 1987

ERIN O'RILEY

mdw

cc: North Central Region
Ronald A. Phillippo, Scout Executive, Council No. 295

December 10, 1987

Mr. Charles E. Rosser
Director of Field Service
Indianhead Council, No. 295

Dear Charlie:

Thank you for your letter of December 2 concerning all of the various confidential file cases. We are reviewing all these and putting some together to determine if we need more information. We will contact you for any material which we feel is still necessary. We do appreciate all your effort in giving us such complete files.

I have sent the Fred Dravis case to David Park, our corporate attorney, for review. I want to make certain he substantiates the decision of your review committee for allowing Mr. Dravis to continue as a Scouting Volunteer. I will certainly report to you on his comments as soon as I have them available. In the meantime, there is no reason to stop the involvement of Mr. Dravis.

Thank you again for all your help.

Sincerely,

Paul Ernst, Director
Registration Service

PAK

cc: Wanda General Region
Ronald A. Phillips, Scout Executive, Council No. 295

RECEIVED
DEC 11 1987
FIELD SERVICE
COUNCIL NO. 295



SCOUTING/USA

A program for Tiger Cubs, Cub Scouts, Boy Scouts, Varsity Scouts, Explorers, and Career Awareness Explorers.

INDIANHEAD COUNCIL
BOY SCOUTS OF AMERICA, INC.

Charles L. Sommers Scout Service Center
[Redacted]

December 2, 1987

Mr. Paul Ernst
Director Registration Service
Boy Scouts of America
[Redacted]

Irving TX 75038-3096

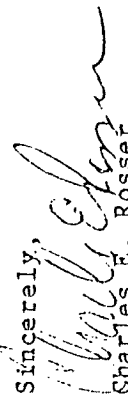
Dear Paul:

Thank you for your patience regarding the Gunter, Reis and Gilbert cases from earlier this year. I have been collecting data on a number of other cases to send you all at once. Here's a recap:

- ✓ William Gilbert: Physically abused [Redacted] and [Redacted] while at the Council's Long Term Camp.
- ✓ Phillip J. Reis: Admitted to staff and volunteers that he is a homosexual.
- ✓ Fred Dravis: Accused of sexual abuse by [Redacted] registration suspended, appealed and registration reinstated by Executive Committee sub committee.
- ✓ Samuel Owen: Convicted of fourth degree sexual assault.
- ✓ Darrell Palank: Accused of sexual misconduct while at the Council's Long Term Camp. Voluntarily resigned.
- ✓ Robert Gunter: Convicted of indecent exposure.
- ✓ Patrick Melbourne: Convicted of second degree sexual misconduct.
- ✓ Richard Currie: Criminal complaint filed for sexual abuse while attending the Council's Long Term Camp.
- ✓ Michael Cain: Convicted of sexual misconduct.

These individuals have all been, or in the process of being, notified of the decision to deny registration. If I can be of any assistance, please let me know.

CER/dah
cr-ltr
Encs:

Sincerely,

Charles E. Rosset
Director of Field Service

Serving MINNESOTA counties of Ramsey, Washington, Chicago, Rice, Scott, Dakota, LeSueur, and Anoka;
WISCONSIN counties of Pierce, St. Croix, Polk, and Burnett.
Supported by "Friends of Scouting" and the general public through the UNITED WAY.

STATE OF WISCONSIN, CIRCUIT COURT, WASHBURN COUNTY

STATE OF WISCONSIN.

Plaintiff. CRIMINAL COMPLAINT AND SUMMONS ISSUED BY DISTRICT ATTORNEY

vs.

RICHARD E. CURRIE (DOB: 1/15/53)

St. Paul, MN 55117 Defendant.

File No.

on or about June 21, 1987 at Township of Long Lake being first duly sworn, on oath says that

in said County, the defendant did:

Have sexual intercourse (fellatio) with a person without the consent of that person.

(The maximum penalty for this offense, a Class D Felony, is a fine of not more than \$10,000 and imprisonment for not more than 5 years)

contrary to section 940.225(3) Wis. Stat., and prays that said defendant be dealt with according to law, and that the basis for the complainant's charge of such offense is: Your Complainant, the Washburn County Chief Deputy, states that he was told by [redacted] a juvenile whose name will be furnished upon request, that on or about June 21, 1987, at the Black Foot Camp in the Township of Long Lake, Washburn County, WI, he was staying with other boy scouts and Defendant, who is the scoutmaster. [redacted] stated he was assigned by Defendant to sleep in Defendant's tent along with another boy. At around midnight [redacted] had just come back to bed, the other boy was already asleep when Defendant offered to rub [redacted] back which is a common practice of Defendant's. [redacted] then stated he thought he had faller asleep but could remember Defendant turning him over. [redacted] then told your

Subscribed and sworn to before me on June 23, 1987

Timothy Wallace
Complainant

District Attorney Pro Tempore
Approved for filing District Attorney Pro Tempore

SUMMONS

THE STATE OF WISCONSIN TO SAID DEFENDANT

The original of the above Complaint having been issued, accusing the defendant of committing the crime of 3rd Degree Sexual Assault contrary to Section 940.224(3)

You are, therefore, summoned to appear before Branch [redacted] of the Circuit Court of [redacted] County at the Courthouse in the City of [redacted]

at [redacted] M., and in case of your failure to appear, a warrant for your arrest may be issued.

Dated

District Attorney

No. CP 1887-88-01 CRIMINAL COMPLAINT AND SUMMONS ISSUED BY DISTRICT ATTORNEY 366 of 908-32-065 of 1887-88-01

STATE OF WISCONSIN, CIRCUIT COURT, WASHBURN COUNTY

STATE OF WISCONSIN.

Plaintiff, **CRIMINAL COMPLAINT AND SUMMONS ISSUED BY DISTRICT ATTORNEY**

vs.

RICHARD E. CURRIE (DOB: 1/15/53)

St. Paul, MN 55117 Defendant.
Address

File No. _____

Timothy Wallace, being first duly sworn, on oath says that on OR about June 21, 1987 at Township of Long Lake

in said County, the defendant did:

Have sexual intercourse (fellatio) with a person without the consent of that person.

(The maximum penalty for this offense, a Class D Felony, is a fine of not more than \$10,000 and imprisonment for not more than 5 years)

contrary to section 940.225(3) Wis. Stat., and gives that said defendant be dealt with according to law, and that the basis for the complainant's charge of such offense is: Your Complainant, the Washburn County Chief Deputy, states that he was told by [redacted], a juvenile whose name will be furnished upon request, that on or about June 21, 1987, at the Black Foot Camp in the Township of Long Lake, Washburn County, WI, he was staying with other boy scouts and Defendant, who is the scoutmaster. [redacted] stated by Defendant to sleep in Defendant's tent along with another boy. At around midnight [redacted] had just come back to bed, the other boy was already asleep when Defendant offered to rub [redacted] back which is a common practice of Defendant's. [redacted] then stated he thought he had fall asleep but could remember Defendant turning him over. [redacted] then told your

Subscribed and sworn to before me on June 23, 1987

Timothy Wallace
Complainant

District Attorney PRO Tempore
Approved for filing PRO Tempore
District Attorney

SUMMONS

THE STATE OF WISCONSIN TO SAID DEFENDANT:

The original of the above Complaint having been issued, accusing the defendant of committing the crime of 3rd Degree Sexual Assault, contrary to Section 940.224(3)

You are, therefore, summoned to appear before Branch _____ of the Circuit Court of _____ County at the Courthouse in the City of _____, to answer said Complaint, on _____ at _____ M., and in case of your failure to appear, a warrant for your arrest may be issued.

Dated _____

District Attorney

Complainant that Defendant started to fondle his penis and then pulled shorts down and fondled [REDACTED] until he ejaculated. Defendant then performed fellatio on [REDACTED] told Defendant to leave him alone. Defendant also requested [REDACTED] to perform the same on him but [REDACTED] refused. Defendant admitted to your Complainant that he had performed the above acts on [REDACTED] then stated he took Defendant's vehicle without consent and left. [REDACTED] further stated that Defendant told him he would leave this all up here which [REDACTED] understood to mean that Defendant would not file a complaint against [REDACTED] for taking his vehicle if [REDACTED] forgot what happened at the Camp. Based on the circumstances stated herein your Complainant, an experienced police officer is of the opinion that no consent was given by [REDACTED] for Defendant's above acts. Your Complainant believes [REDACTED] because he is a victim of a crime and Defendant admitted to performing the above sexual acts.

WASHBURN COUNTY SHERIFF DEPT.
Shell Lake, Wisconsin 54871

CONF015196

General Offense Report (Except Burg & Theft)

1. Time Received call		2. Offense Sexual Assault		3. Complaint No 55787	
4. Victim (Firm Name if Business) 16 year old male juvenile			Address		
5. Date Day 22 Month June Year 87		6. Squad		7. Time & Date Same	
9. Location of Crime Scene Tomahawk Boy Scout Camp			8. Location of Call		
11. Complainant [REDACTED]		Address		10. Date & Time occurred or between hours 0100 hours June 21, 1987	
12. Owner [REDACTED]		Address		Phone Res. Bus	
13. Witness Age Sex Race		Address		Phone Res. Bus	
14. Describe Articles Recovered				Phone Res. Bus	

15. NARRATIVE: Reconstruct crime. Identify and describe physical evidence, show exactly where found and how disposed of. Include statements of victim, witness and suspects. Indicate sobriety of victim if possible, and sobriety of witnesses and suspects. State exact location of witnesses at time of crime and distance from scene. Give complete description of suspects, including name if known, nickname, height, weight, color eyes, etc.

If Arrest Made: Arrest No Last Name First Middle DOB Age Sex Race

On June 23, 1987 at the request of Mr. Homer Miles, Administrator of the Tomahawk Scout Camp, Deputy Campbell and myself went to the scout camp. We arrived at approx. 1553 hours Mr. Miles and Father Krystosek met us at the Administrative Building and related the following:

Between Saturday Night and Sunday Morning, one of the scouts, a 16 year old boy from Maplewood Minnesota had taken a van belonging to his Scoutmaster. The Scoutmaster is RICHARD EUGENE CURRIE, [REDACTED] St. Paul, Minn. DOB 1-15-53

The boy became lost and ended up in Rhinelander wi.. At approx 0930 6/21/87, He was given directions to return to the scout camp and on the return trip, he wrecked the van by running it into a ditch

Father Krystosek and Mr. Currie went to get the boy and on their arrival, the boy told Father Krystosek that he had been sexually molested by the Scout Master the night before.

We reviewed the boy in one of the cabins in the administration building. He said his group had come to the camp on Saturday. He was told by the scout master that he was to sleep in a three man tent with him and one other boy. The boy said that he set up in part of the tent and later found it moved to another. He returned it to its original position and later found it moved again. Again he returned it to its original position and this time it stayed put.

The boy said he thinks he went to bed about 0100 and the scout master, Currie, offered to give him back rub. He said that this was a common practice. At this time he was wearing only his undershorts. The boy said he thought he fell asleep, but remembers Currie rolling him over and continuing the massage. Currie pulled his shorts down and massaged his penis until he ejaculated. Currie continued to massage his penis and then used his mouth on his penis, but the boy said he wasn't sure if he ejaculated a second time. He said that Currie then asked him to do it to him and the boy said no, that he wanted to sleep. During this time the other boy in the tent was sleeping.

The boy then got up saying he had to go to the bathroom, but instead went down to the lake. The boy slipped back to the tent and took Currie's car keys from his shirt pocket. He returned to bed and later got up again saying he had to go to the bathroom. Instead he went to see a friend of his in another tent and told him that Currie was acting like a queer. He asked the friend to go with him in Currie's Van. The friend declined.

After talking with the boy, we went to Mr. Currie's room to speak to him. I advised him of his room and he agreed to talk to us. I then explained the allegations, that had been made and asked him about his first response was that if the boy said he did it, then he must have, but that he did not remember I asked him if anything like this had happened to him before and he said "No." We talked to him further and he stated the following:

He started giving the boy a back rub. He said the boy rolled over and he had an erection. Mr. Currie

(3)
ed that they both took the boys shorts off and then he masterbated the boy until he ejaculated. He had oral sex with the boy. He said he stopped when the boy moved his legs and said he wanted to go to sleep. He stated that he discovered the boy and the van missing in the morning. He looked for him in the camp area and then told some other staff members about the boy being missing. He said they went to Rice Lake looking for him. When they returned, Mr. Currie found out the boy had called from Melander and later from Loretta where the van was in an accident. Mr. Currie accompanied Father Stosek to get the boy.

At this point we asked Mr. Currie if he would give us a written statement. He said he couldn't dictate a statement or let us tape record a statement. I left the room and Deputy Campbell took the statement.